

BEFORE THE FEDERAL ELECTION COMMISSION

In the matter of:


Karen Hughes
R. Kevin O'Dell
Brian M. Osborn
Steven B. Polce
Richard R. Usery

Pre-MUR 567

NINTH CONSENT TO EXTEND TIME
TO INSTITUTE A CIVIL LAW ENFORCEMENT SUIT

As consideration for the Federal Election Commission's ("Commission") agreement to allow Karen Hughes, R. Kevin O'Dell, Brian M. Osborn, Steven B. Polce, and Richard R. Usery (collectively "Respondents") time to supplement their submission, Respondents hereby consent to toll the statute of limitations for any civil enforcement action under 52 U.S.C. § 30109(a)(6) (formerly 2 U.S.C. § 437g(a)(6)) for an additional period of 120 days. Respondents therefore agree that the time for the Commission to institute a civil enforcement action in connection with Pre-MUR 567 is hereby extended by an additional period of 120 days from the expiration date of the five-year statute of limitations found at 28 U.S.C. § 2462, or any other statutes of limitations or repose that may be applicable. This Consent supplements the Consents previously agreed to by Respondents on February 7, 2014, April 25, 2014, July 10, 2014, December 8, 2014, April 7, 2015, July 28, 2015, November 24, 2015, and March 15, 2016.

There shall be no additional consent to extend the time to institute a civil law enforcement suit without the written consent of the Respondents.


Zachary Parks
Benjamin Razi
Counsel to Respondents

7.25.2016
Date

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